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I, the undersigned, certify and declare that I am over the age of 18 years, employed in the County of Los Angeles, State of California, and not a party to the above-entitled cause. On March 7, 2008, I served a true copy of the documents as referenced in Exhibit "A" and attached hereto, by personally delivering it to the person indicated below in the manner as provided in FRCivP 5(b); by depositing it in the United States Mail in a sealed envelope with the postage thereon fully prepaid to the following:

John Baker 860 Carriage Lane, #3 Palatine, IL 60074

Place of Mailing:

Glendale, California

Executed on:

March 7, 2008, at Glendale, California

Service is made by mail

I hereby certify that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

I hereby certify under the penalty of perjury that the foregoing is true and correct. Executed this 11th day of March, 2008, at Glendale, California.

Jeremy Cordero



Filed 03/11/2008

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- 1. Plaintiff is directed to serve, in accordance with the provisions of FRCP 4 and 5, copies of this order at once on all parties to this action, and on any parties subsequently joined. Following service, plaintiff shall file an appropriate certificate of service with the court.
- 2. Failure to serve the summons, complaint and this order on all parties pursuant to FRCP 4 and 5 shall be presumptive evidence of lack of prosecution and subject the complaint to dismissal under FRCP 41(b). Except in the unusual case, the court expects that by the time of conference, the answer or other responsive pleading shall have already been served and filed. In the event a party files a motion to dismiss pursuant to FRCP 12, the court will vacate the date of the Case Management Conference and will re-set it after ruling on the motion to

EXHIBIT A PAGE 3

∦Case 3:08-cv-00⊎J2-VRW

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dismiss. The court discourages the parties from extending time for pleading or seeking extensions of time beyond those provided in the Federal Rules.

- 3. Before appearing at the conference, the parties or their counsel, or both, shall meet and confer about the substance of the action and the most expeditious means of resolving this litigation. To prepare for the conference, the parties shall review and comply in all respects with the requirements of Civil L R 16-9.
- 4. At the initial case management conference, the parties or at least one attorney of record for each party must appear in person. See FRCP 26(f); Civ LR 16-10(a). The case management conference shall be conducted informally and not reported unless one or more parties is not represented by counsel. Failure of any party or counsel therefor to attend, prepare for and participate in good faith in the conference shall be grounds for appropriate sanctions. FRCP 16(f).
- 5. No continuance of the conference will be granted except by order of the court upon application of a party. The application shall be made seven days before the date of the conference and supported by a declaration showing good cause. In no event shall any party request that the conference be scheduled more than 60 days after filing of the answer by any party.
- 6. The parties are directed to comply with Civil L R 37-1(b) for presentation of a disclosure or discovery dispute not resolved by the conference required by Civil L R 37-1(a).

IT ISSO ORDERED.

Mulch

VAUGHN R WALKER UNITED STATES DISTRICT CHIEF JUDGE

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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

VAUGHN R WALKER UNITED STATES DISTRICT CHIEF JUDGE

STANDING ORDERS

ALL CASES

- 1.0 Conformity to Rules. Parties are expected to consult and comply with all provisions of the Federal Rules of Civil Procedure, the Local Rules, and these Standing Orders.
- 1.1 Court Calendar: (NEW)

Criminal law and motion calendar is conducted on Thursdays at 2:00 p.m.

Criminal pretrial conferences are conducted on Thursdays at 2:00 p.m.

Civil law and motion calendar is conducted on Thursdays at 2:30 pm.

Civil case management and pretrial conferences are conducted on Thursdays at 3:30p.m.

- 1.2 Removed Cases. If the case was removed from a state court, and the applicable state law has not required the parties to make an express demand for a jury trial at the time of removal, any party claiming right to a jury trial must make the request therefor within ten days after service of the notice of removal. FRCP 81(c).
- 1.3 Motions. Prior to noticing a motion, parties <u>must</u> check the scheduling information concerning available hearing dates and times. This information is available by calling (415) 522-2039 or from the court's website at <u>www.cand.uscourts.gov</u>. Motions shall be noticed in accordance with the court's calendar listed above. Civil motions practice, including the filing of a motion, opposition and reply, shall be governed by Civil Local Rule 7. Criminal motions practice shall be governed by Criminal Local Rule 47. Memoranda filed in support of or opposition to a motion must contain a table of authorities. If unpublished opinions are cited in a memorandum, the case citation must include both the Westlaw and Lexis citation. All declarations or other papers containing more than one exhibit must be tabbed and labeled.

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Chambers Copy. Exactly one chambers copy of any document filed with the court, whether 1.4 by electronic or manual filing, must be mailed or otherwise delivered to the court so as to be received no later than two (2) days after the document is filed. Each such copy shall be clearly marked "CHAMBERS COPY" on the first page. If hand-delivered, chambers copies shall be delivered to the Clerk's Office, not directly to chambers.

Filed 03/0u/2008

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1.5 Discovery and Discovery Motions. The court will not entertain motions under FRCP 26-37 without prior leave of court. Following the conference required by FRCP 37(a)(1)(A), a party may seek leave by: (1) a letter not exceeding two pages, with copies served on all parties, alerting the court to the dispute and suggesting a means for its prompt resolution. Such a letter need not contain argument on the dispute; and (2) a telephone conference with the court and all parties arranged through the courtroom deputy, or the court will contact the parties to resolve the dispute. The court prefers that discovery-related telephone conferences be reported, but will proceed without a court reporter with the parties' consent.

PRO SE CASES (NON-PRISONER LITIGANTS ONLY)

For cases in which any party is not represented by a lawyer, the court further orders as follows:

- Pro Se Handbook/Service of Process. A litigant bringing or defending a lawsuit without a 2.0 lawyer ("proceeding pro se") must obtain from the Clerk's Office, as soon as possible after the case is filed, the Handbook For Litigants Without A Lawyer published by the court. Pro se plaintiffs are responsible for obtaining a summons from the clerk and for serving the complaint on all defendants in a timely fashion in accordance with Rule 4 of the Federal Rules of Civil Procedure. Instructions for doing so are set forth in Chapter 5 of the Handbook. Failure to comply with all parts of Rule 4 will result in dismissal of the case.
- 2.1 Service of Standing Orders. If a defendant is sued by a plaintiff proceeding pro se, defendant must serve copies of these standing orders at once upon plaintiff in accordance with the provisions of Federal Rules of Civil Procedure 4 and 5, and must file with the Clerk's Office a certificate reflecting such service.
- Automatic Assignment To A Magistrate Judge. Each case in which one of the parties is 2.2 proceeding pro se shall be assigned automatically to a magistrate judge for the purpose of: (1) conducting a case management conference and setting a schedule, pursuant to FRCP 16, for pretrial proceedings, and (2) hearing and determining any pretrial matter not expressly precluded from being heard and determined by a magistrate judge under 28 USC section 636(b)(1)(A); any matter so precluded shall be submitted to the assigned magistrate judge for a report and recommendation, except those matters that are "case dispositive" within the meaning of this court's General Order 42(1).

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For the Northern District of California

United States District Court

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PATENT CASES

For any action alleging infringement of a patent, the court further orders as follows:

3.0 Joint Claim Construction Statement. The initial joint claim construction statement required by Patent Local Rule 4-3 shall set forth the disputed terms, phrases and clauses. All other terms will be presumed undisputed. For any term in dispute, the parties must agree on the identity of the term in dispute. With regard to disputed terms, phrases and clauses, the joint statement shall list each disputed term, phrase or clause (listed by claim, one to a page), each party's proposed construction, and support for each party's proposed construction side by side. A sample joint claim construction chart follows. Parties shall attach to the joint claim construction statement copies of all patents in dispute. Parties shall also make a complete prosecution history for each patent available to the court upon request.

Claim language (disputed terms in bold)	Plaintiff's proposed construction and supporting evidence	Defendant's proposed construction and supporting evidence
1. A method for counting ducks, comprising the steps of:	PROPOSED CONSTRUCTION: a bird that quacks.	PROPOSED CONSTRUCTION: a bird that swims.
[or]	DICTIONARY/TREATISE DEFINITIONS: Webster's Dictionary: "Duck: a bird that quacks;" Sidley Field Guide To Birds:	DICTIONARY/TREATISE DEFINITIONS: Random House Dictionary: "an aquatic bird"; Spokes Field Guide to
ducks	"bird call: a low-pitched quack:"	Birds ("ducks may be observed swimming in bodies of water").
found in claim numbers:	INTRINSIC EVIDENCE: '234 patent col:_ ("distinctive	INTRINSIC EVIDENCE: '567 patent col
'234 patent: y, z	honking"); prosecution history at ("this patent is distinguished from the	_:_ ("Ducks may be found on or near bodies of water."); Prosecution
'567 patent: a, b	prior art in that the quacking of the bird is featured").	History at ("Waterfowl are particularly amenable to being counted by this method.")
	EXTRINSIC EVIDENCE: McDuck Depo at: ("I'd say the quacking makes it a duck."); '234 patent at col:; Daisy Decl at	EXTRINSIC EVIDENCE: G Marx Depo at: ("Like a duck to water."); '567 patent at col:; Daffy Decl at

Claim construction briefs. Claim construction briefs shall address each disputed term, 3.1 phrase or clause following the order of the joint statement. The opening and opposition briefs shall not exceed 25 pages and the reply brief shall not exceed 15 pages. If it becomes necessary for a party to propose a construction in its brief different from that found in the joint claim construction statement, that party must clearly set for the new construction and explain the basis for the change. At the time of filing the reply briefs, the parties shall file an amended, final joint claim construction statement, including only the remaining disputed terms, phrases and clauses.

EXHIBIT A PAGE 7

United States District Court For the Northern District of California

EXHIBIT PAGE 8

PROOF OF SERVICE

I, the undersigned, certify and declare that I am over the age of 18 years, employed in the County of Los Angeles, and not a party to the above-entitled cause. I am employed by a member of the Bar of the United States District Court of California. My business address is 517 East Wilson Boulevard, Suite 202, Glendale, California 91206.

On March 7, 2008, I served on the interested parties in this action with

NOTICE OF ORDERS

for the following civil action:

the:

Adobe Systems Incorporated v. John Baker, et al.

by placing a true copy thereof in a sealed envelope. I am readily familiar with the office's practice of collecting and processing correspondence for mailing. Under that practice it would be deposited with the United States Postal Service on the same day with postage thereon fully prepaid at Glendale, California in the ordinary course of business. I am aware that on motion of the party served, service presumed invalid if postal cancellation date or postage meter is more than one day after date of deposit for mailing in affidavit.

John Baker 860 Carriage Lane, #3 Palatine, IL 60074

Place of Mailing: Glendale, California

Executed on March 7, 2008, at Glendale, California

Jeremy Cordero

PROOF OF SERVICE

I, the undersigned, certify and declare that I am over the age of 18 years, employed in the County of Los Angeles, and not a party to the above-entitled cause. I am employed by a member of the Bar of the United States District Court of California. My business address is 517 East Wilson Boulevard, Suite 202, Glendale, California 91206.

On March 11, 2008, I served on the interested parties in this action with the:

CERTIFICATION OF SERVICE – NOTICE OF ORDER

for the following civil action:

Adobe Systems Incorporated v. John Baker, et al.

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John Baker 860 Carriage Lane, #3 Palatine, IL 60074

Place of Mailing: Glendale, California Executed on March 11, 2008, at Glendale, California

Jeremy Cordero